EXHIBIT 7

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DONALD J. TRUMP FOR PRESIDENT, INC.; et al.,) CIVIL ACTION)
Plaintiffs,)
v.) No. 2:20-cv-966-NR
KATHY BOOCKVAR; et al.,)
Defendants.)
DECLARATION OF JOHN PATRICK JOYCE	
DISTRICT OF COLUMBIA)
) SS:

John Patrick Joyce, who has been first duly sworn, deposes and states as follows:

)

- 1. I am an adult individual over the age of eighteen (18).
- 2. I reside in Blair County, Pennsylvania.
- 3. I have personal knowledge of the facts described in this Declaration.
- 4. I am the current United States Representative for Pennsylvania's 13th Congressional District, and a candidate in the upcoming 2020 election for the same seat.
- 5. I am concerned about the uneven deployment and inconsistent administration of drop boxes from county to county in District 13.
- 6. I am concerned that the drop boxes in the counties in District 13 are not going to be watched, and are therefore vulnerable to fraud, including ballot harvesting.
- 7. I am concerned that the transport of the ballots from the drop boxes will be unmonitored, providing an opportunity for manipulation or ballot loss.

- 8. I am concerned that drop boxes concentrate the number of voted ballots into one unsecure location, and are therefore more vulnerable to large-scale tampering than mail boxes.
- 9. I am concerned that the Pennsylvania Secretary of State's guidance documents are merely advisory, and therefore subject to inconsistent implementation. Moreover, I am concerned that Secretary Boockvar's guidance in some cases contradicts the Election Code.
 - 10. Those concerns prompted me to join this lawsuit as a plaintiff.
- 11. Poll watchers play a very important role in terms of protecting the integrity of the election process, including voter identification and signature verification.
- 12. Poll watchers minimize the chance for voter cheating. Their presence acts as a deterrence.
- 13. I want to ensure that Pennsylvania has a secure and fair election as the result of an equitable and consistent application of the Election Code across all 67 counties, including the 10 counties I represent.

DECLARANT SAYETH NOTHING FURTHER

Pursuant to 28 U.S. Code § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on October 1, 2020.

Folh Toyce

Rep. John Joyce